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June 8, 2022

VIA ECF & EMAIL

The Honorable Nelson Stephen Román United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601-4150

> Re: United States v. Jonathan Peterson 15 Cr. 802 (NSR) -01

Dear Judge Román:

I represent Jonathan Peterson in the above-referenced matter. The purpose of this letter is to respectfully request that the Court modify Mr. Peterson's bond conditions. Specifically, it is requested that Mr. Peterson's bond include the condition that he be permitted to seek employment and educational opportunities. Currently, Mr. Peterson is on home detention without permission to leave the house for interviews and employment. This modification will allow Mr. Peterson the opportunity to apply and interview for gainful employment, as well as educational opportunities. Neither the Probation Department nor the Government object to this modification. Accordingly, it is respectfully requested that the Court modify Mr. Peterson's bond conditions to permit him to seek employment and educational opportunities.

The Court's time and attention to this matter are greatly appreciated.

Respectfully submitted,

/ s /

Margaret M. Shalley

cc: All Counsel (via ECF)

USDC SDNY
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DATE FILED:______6/13/2022

Deft's request to modify his bail conditions is GRANTED, without objection by the Gov't and Pre-trial Services, as follows: Deft. is permitted to seek employment and educational opportunities limited to Monday - Friday, 8 am - 5 pm; and Deft. is required to notify Pre-trial Services of any employment change and/or acceptance SO ORDERED: to education program. Clerk of Court

Dated: June 13, 2022

ECF No. 61.

is requested to terminate the motion at

HON, NELSON S. ROMÁN UNITED STATES DISTRICT JUDGE